

3. Unnecessarily Complex

- Requirements are unnecessarily detailed and difficult to understand.
- Provisions are too process specific rather than results oriented.

These mandates should be simplified, clarified, or otherwise revised to facilitate understanding and implementation, or be terminated.

4. Unclear Goals or Standards

- Goals or standards are too vague, confusing, or poorly written to permit clear or consistent implementation of requirements or measurement of results.

These goals or standards should be rewritten or the mandate should be terminated.

5. Contradictory or Inconsistent

- Provisions in one mandate may make it difficult or impossible to comply with other provisions in the same or other Federal, State, local, or Tribal laws.
- Requirements use conflicting and confusing definitions and standards. These mandates should be modified to bring conflicting requirements into conformance. In some instances, it may be appropriate to terminate one or all of the requirements. Where possible, common definitions and standards should be used, especially in planning and reporting requirements.

6. Duplicative

- Provisions in two or more Federal mandates may have the same general goals but require different actions for compliance.

These mandates could be terminated, consolidated, to modified or facilitate compliance.

7. Obsolete

- Provisions were enacted when conditions or needs were different or before existing technologies were available.
- Provisions have been superseded by later requirements.

These mandates should be modified to reflect current conditions or existing technology. If a mandate is no longer necessary or has been superseded, it should be terminated.

8. Inadequate Scientific Basis

- Provisions were enacted based on inadequate or inconclusive scientific research or knowledge.
- Provisions are not based on current, peer-reviewed scientific research.
- Provisions are not justified by risk assessment or cost-benefit.

These mandates should be terminated or modified to reflect current science. In some cases, suspension of the mandate

may be appropriate to provide time for additional research.

9. Lacking in Practical Value

- Requirements do not achieve the intended results.
- Requirements are perceived by citizens as unnecessary, insignificant, or ineffective, thereby producing credibility problems for governments.
- Requirements have high costs relative to the importance of the issue.

These mandates should be evaluated to determine whether or not they are effective. If they cannot be shown to be effective and worthy of public support, they should be terminated. If they are effective, it still may be appropriate to suspend the mandates to allow time for public education and consensus building on their value.

10. Resource Demands Exceed Capacity

- Requirements for compliance exceed State, local, and Tribal governments' fiscal, administrative, and/or technological capacity.

These mandates should be terminated or modified to reduce compliance problems, or assistance could be provided to upgrade capacity. In some instances, compliance schedule extensions or exemptions may be appropriate.

11. Compounds Fiscal Difficulties

- Compliance with the requirements of any one mandate or with multiple mandates compounds fiscal difficulties of governmental jurisdictions that are experiencing fiscal stress.

In these situations, certain of the mandates affecting the jurisdictions—exclusive of those that are vital to public health or safety—should be considered for partial or total suspension until the government experiencing fiscal stress is able to comply. The conditions triggering consideration of such suspensions should include:

- a. Governments faced with costs dramatically out of line with their revenue bases, as determined by comparisons with other similar governments that are complying; or
- b. Governments that are experiencing severe fiscal distress for reasons not immediately within their control. There should be some definitive evidence of severe problems, such as State receivership, State declaration of distress, Chapter 9 bankruptcy, or a debt rating below investment grade. This should not include annual budget balancing problems.

Dated: May 18, 1995.

William E. Davis III,

Executive Director.

[FR Doc. 95-12591 Filed 5-22-95; 8:45 am]

BILLING CODE 5500-01-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-962-1410-00-P; AA-10968]

Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Section 14(h)(1) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(h), will be issued to Chugach Alaska Corporation for 0.10 acre. The land involved is in the vicinity of Long Bay, Alaska.

U.S. Survey No. 6935, Alaska.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Anchorage Daily News. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599 ((907) 271-5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until June 22, 1995 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4, subpart E, shall be deemed to have waived their rights.

Margaret J. McDaniel,

Acting Chief, Branch of Gulf Rim Adjudication.

[FR Doc. 95-12558 Filed 5-22-95; 8:45 am]

BILLING CODE 4310-JA-P

National Park Service

Environmental Assessment for Proposed M.J. Murdock Aviation Center and Proposed Master Plan Amendment for Fort Vancouver National Historic Site, Washington

ACTION: Notice of availability of environmental assessment.

SUMMARY: This Notice announces the availability of an Environmental Assessment (EA) for the proposed M.J. Murdock Aviation Center; the site plan constitutes a proposed amendment of the Master Plan for Fort Vancouver National Historic Site. This Notice also announces a public meeting for the purpose of receiving public comment on the EA.

DATES: Written comments on the EA should be received no later than June 22, 1995. The date of the public meeting is 7 June (Wednesday) 1995.

ADDRESSES: Copies of the EA are available on request from the Superintendent, Fort Vancouver National Historic Site, 612 East Reserve Street, Vancouver, WA 98661-3811; telephone (360) 696-7655, ext. 2. Written comments should be submitted to the above address.

The public meeting will be held at the Clark Public Utilities District (PUD) Building, 1200 Fort Vancouver Way, Vancouver, Washington, from 7:00-9:00 p.m. on Wednesday, 7 June 1995.

SUPPLEMENTARY INFORMATION: The proposed amendment of the Master Plan would provide for the adaptive reuse of three historic aviation structures and the reconstruction of a hanger as the principal components of the proposed M.J. Murdock Aviation Center, an aviation museum to be located adjacent to Pearson Field. The proposed museum development would implement a provision of a 1994 Memorandum of Agreement between the National Park Service and the City of Vancouver. The proposed Center would be located within Fort Vancouver National Historic Site. The City of Vancouver would have the responsibility for the aviation museum's development, operation and maintenance.

Dated: May 11, 1995.

William C. Walters,

Acting Regional Director, Pacific Northwest Region, National Park Service.

[FR Doc. 95-12592 Filed 5-22-95; 8:45 am]

BILLING CODE 4310-70-M

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before May 13, 1995. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington,

D.C. 20013-7127. Written comments should be submitted by June 7, 1995.

Carol D. Shull,

Keeper of the National Register.

ARKANSAS

Crawford County

Slack—Comstock—Marshall Farm, N of AR 220 W, Uniontown, 95000694

Izard County

Caney Springs Cumberland Presbyterian Church, NW of jct. of AR 289 and Co. Rd. 70, Sage vicinity, 95000693

Prairie County

American Legion Hut—Des Arc, 206 Erwin St., Des Arc, 95000692

GEORGIA

Brantley County

Brantley County Courthouse (Georgia County Courthouses TR), 117 Brantley St., Nahunta, 95000712

Bryan County

Bryan County Courthouse (Georgia County Courthouses TR), College St., Pembroke, 95000713

Cook County

Cook County Courthouse (Georgia County Courthouses TR), 212 N. Hutchinson Ave., Adel, 95000714

Emanuel County

Emanuel County Courthouse and Sheriff Department (Georgia County Courthouses TR), Main St., Swainsboro, 95000715

Fannin County

Fannin County Courthouse (Georgia County Courthouses TR), Jct. of W. Main and Summit Sts., Blue Ridge, 95000716

Hall County

Hall County Courthouse (Georgia County Courthouses TR), Jct. of Spring and Green Sts., Gainesville, 95000717

Quitman County

Quitman County Courthouse and Old Jail (Georgia County Courthouses TR), Main St., Georgetown, 95000718

Taylor County

Taylor County Courthouse (Georgia County Courthouses TR), Main St., Butler, 95000719

Telfair County

Telfair County Courthouse and Jail (Georgia County Courthouses TR), Courthouse Sq., McRae, 95000720

Troup County

Troup County Courthouse, Annex, and Jail (Georgia County Courthouses TR), E. Haralson St., LaGrange, 95000721

INDIANA

Clark County

Bottorff—McCulloch Farm, 6702 Bethany Rd., Charlestown vicinity,

95000699

Decatur County

Greensburg Carnegie Public Library, 114 N. Michigan Ave., Greensburg, 95000701

Hamilton County

Holliday Hydroelectric Powerhouse and Dam, Riverwood Ave. at jct. with 211th St., across the White R., Noblesville vicinity, 95000706

Jackson County

Seymour Commercial Historic District, Roughly bounded by Walnut, Third, Ewing and Bruce Sts., Seymour, 95000708

Lake County

Emerson, Ralph Waldo, School, 716 E. 7th Ave., Gary, 95000702

Lawrence County

Bedford Courthouse Square Historic District, Roughly bounded by L, 14th, 17th and H Sts., Bedford, 95000704

Helton—Mayo Farm, Jct. of Boyd Ln. and IN 58, Bedford vicinity, 95000709

Marion County

Bush Stadium, 1501 W. 16th St., Indianapolis, 95000703

P. C. C. & St. L. Railroad Freight Depot, 449 S. Pennsylvania St., Indianapolis, 95000697

Monroe County

Stinesville Commercial Historic District, 8201, 8211, 8223, 8231 and 8237 W. Main St., Stinesville, 95000707

Vigo County

Terre Haute Masonic Temple, 224 N. Eighth St., Terre Haute, 95000705

Wayne County

Witt—Champe—Myers House, Jct. of Spring and Foundry Sts., SE corner, Dublin, 95000700

IOWA

Fayette County

Bigler Building, 210 Mill St., Clermont, 95000691

KANSAS

Pratt County

Rice, J. R., Barn and Granary, N of US 54, NW of Cullison, Cullison vicinity, 95000695

MASSACHUSETTS

Norfolk County

Milton Hill Historic District, Roughly bounded by Adams and School Sts., Randolph and Canton Aves. and Brook Rd., Milton, 95000698

MISSISSIPPI

Hinds County

Poindexter Park Historic District, Roughly bounded by W. Pearl St., Rose St., Hunt St., W. Capitol St. and Clifton St., Jackson, 95000685